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APPLICATION NO.	FIL	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
09/845,381	04/30/2001		Norbert Rimoux	56139999-2	2747
26453	7590	03/18/2005		EXAMINER	
BAKER &		ZIE LLP · 29TH FLOOR	TRAN, MAI T		
NEW YORK			ART UNIT PAPER NUMBER		
				2121	
				DATE MAILED: 03/18/2005	

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)						
	09/845,381	RIMOUX, NORBERT						
Office Action Summary	Examiner	Art Unit						
	Mai T. Tran	2121						
The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply								
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a reply If NO period for reply is specified above, the maximum statutory period w - Failure to reply within the set or extended period for reply will, by statute, Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b).	36(a). In no event, however, may a reply be timed within the statutory minimum of thirty (30) days will apply and will expire SIX (6) MONTHS from a cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. O (35 U.S.C. § 133).						
Status								
1) Responsive to communication(s) filed on 4/30/	2001.	·						
3) Since this application is in condition for allowar	nce except for formal matters, pro	secution as to the merits is						
closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.								
Disposition of Claims								
4) Claim(s) 1-15 is/are pending in the application.								
	4a) Of the above claim(s) is/are withdrawn from consideration.							
5) Claim(s) is/are allowed.								
6)⊠ Claim(s) <u>1-15</u> is/are rejected. 7)□ Claim(s) is/are objected to.								
							8) Claim(s) are subject to restriction and/or	Claim(s) are subject to restriction and/or election requirement.
Application Papers								
9)⊠ The specification is objected to by the Examiner.								
10)⊠ The drawing(s) filed on <u>4/30/2001</u> is/are: a) accepted or b)⊠ objected to by the Examiner.								
Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).								
Replacement drawing sheet(s) including the correction is required if the drawing(s) is objected to. See 37 CFR 1.121(d).								
11) The oath or declaration is objected to by the Examiner. Note the attached Office Action or form PTO-152.								
Priority under 35 U.S.C. § 119								
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of:								
1. Certified copies of the priority documents have been received.								
2. Certified copies of the priority documents have been received in Application No								
3. Copies of the certified copies of the priority documents have been received in this National Stage								
application from the International Bureau (PCT Rule 17.2(a)).								
* See the attached detailed Office action for a list of the certified copies not received.								
	•							
Attachment(s)								
1) Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413)								
2) Notice of Draftsperson's Patent Drawing Review (PTO-948)	Paper No(s)/Mail Da 5) Notice of Informal Pa	te atent Application (PTO-152)						
3) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date	6) Other:	atent Application (F10-102)						

DETAILED ACTION

This Office Action is responsive to application 09/845381, filed April 30, 2001. Claims 1-15 have been examined.

DRAWINGS

The drawings are objected to because of minor informalities: Figures 1, 2, 3, 4, and 5 should be typewritten. Corrected drawing sheets in compliance with 37 CFR 1.121(d) are required in reply to the Office action to avoid abandonment of the application. Any amended replacement drawing sheet should include all of the figures appearing on the immediate prior version of the sheet, even if only one figure is being amended. The figure or figure number of an amended drawing should not be labeled as "amended." If a drawing figure is to be canceled, the appropriate figure must be removed from the replacement sheet, and where necessary, the remaining figures must be renumbered and appropriate changes made to the brief description of the several views of the drawings for consistency. Additional replacement sheets may be necessary to show the renumbering of the remaining figures. Each drawing sheet submitted after the filing date of an application must be labeled in the top margin as either "Replacement Sheet" or "New Sheet" pursuant to 37 CFR 1.121(d). If the changes are not accepted by the examiner, the applicant will be notified and informed of any required corrective action in the next Office action. The objection to the drawings will not be held in abeyance.

SPECIFICATION

The disclosure is objected to because of the following informalities: numerous terms used in the specification are not spelled or written in English and grammatical errors are also found. Example: page 3, line 20, "cel" is the British spelling of cell; page 12, line 22, "retour" is the French word for return.

Appropriate correction is required.

CLAIM OBJECTIONS

Claims **4**, **and 10** are objected to because of the following informalities: claim 4, page 41, line 31, "include" is grammatically incorrect. It should be spelled includes.

Claim 10, page 43, end of line 5, a "t" is missing in event. Appropriate correction is required.

CLAIM REJECTIONS - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

Claims **1-15** are rejected under 35 U.S.C. 102(b) as being anticipated by Gerson (U.S. Patent No. 5,040,127) hereinafter Gerson.

Claim 1

A method of recognizing and learning patterns in an adaptive learning network, comprising:

receiving an input pattern made up of one or more basic components, the one or more basic components measured in event time corresponding to an order of occurrence of the one or more basic components in the input pattern (col. 2, lines 35-36, col. 3, lines 53-54);

searching in an adaptive learning network for a cel structure having a basic component of the one or more basic components starting in the order of occurrence in the input pattern (col. 4, lines 48-51);

positively reinforcing the cel structure having the basic component (col. 5, lines 16-18);

creating one or more cel structures to hold the one or more basic components and linking the created one or more cel structures to the adaptive learning network according to its event time, if not found (col. 5, lines 10-12).

Claim 2

The method of claim 1, wherein the step of receiving includes buffering the input pattern (col. 3, lines 46-47, lines 51-53).

Claim 3

The method of claim 1, wherein the method further includes negatively reinforcing one or more cel structures that have the same event time in the adaptive learning network as the positively reinforced cel structure (col. 4, lines 51-55).

Claim 4

The method of claim 3, wherein the method further include deleting the negatively reinforced one or more cel structures when the one or more cel structures have been negatively reinforced to a predetermined threshold (col. 4, lines 1-11).

Claim 5

The method of claim 1, wherein the step of creating includes creating one or more cel structures to hold the one or more basic components and linking the created one or more cel structures to a short term associated memory according to its event time, if not found (col. 4, lines 1-11).

Claim 6

The method of claim 5, wherein the method further includes migrating the short term associated memory into the adaptive learning network when the one or more cel structures in the short term associated memory have been positively reinforced to a predetermined threshold (col. 4, lines 1-11).

Claim 7

The method of claim 5, wherein the method further includes creating a semantic network linked to the one or more cel structures in the adaptive learning network, the semantic network including one or more terms that are semantically related to the linked one or more cel structures (col. 4, lines 25-41).

Claim 8

The method of claim 7, wherein the method further includes searching the semantic network to further evaluate the input pattern in a semantic context (col. 4, lines 44-68).

Claim 9

The method of claim 5, wherein the method further includes migrating one or more cel structures in the short term associate memory to the adaptive learning network when the one or more cel structures in the short term associated memory have been positively reinforced to a predetermined threshold (col. 4, lines 1-11).

Claim 10

An adaptive learning and pattern recognition system, comprising:

a plurality of cel structures, each of the plurality of cel structures enabled to link to any one or combination of a parent cel structure, a cousin cel structure, and a child cel structure, wherein a parent cel structure contains an event in a pattern that occurred at event time t-1, the cousin cel structure contains an event in a pattern that occurred at event time t, and the child cel structure contains an event in a pattern that occurred at event time t+1 (col. 2, lines 41-49);

each of the plurality of cel structures enabled to positively reinforce itself when an input event matches its content, each of the plurality of cel structures enabled to create a cousin cel when an input event does not match its content (col. 5, lines 16-18),

wherein the plurality of cel structures are interrelated with one another in a chronological order of occurrence of events in a pattern forming one or more paths representing one or more patterns (col. 5, lines 44-48).

Claim 11

The system as claimed in claim 10, wherein each of the plurality of cel structures further has one of termination attribute and glue attribute; and

a cel structure with termination attribute further has a link to a semantic network (col. 5, lines 18-21).

Claim 12

The system as claimed in claim 10, wherein each of the plurality of cel structures further includes:

a stimulus activity representing an activity of a cel in relation to the event in the signal that appears at the same event time as the cel in its path (col. 2, lines 59-60); and a context activity representing a mean value of the stimulus activity and a context activity inherited from its parent cel in the same path (col. 5, lines 18-19).

Claim 13

The system as claimed in claim 12, wherein a degree of recognition is determined by a context activity computed for a cel structure with termination attribute in a path (col. 4, lines 56-59).

Claim 14

The system as claimed in claim 10, wherein the cel structure with termination attribute further includes a reference to a procedure for further identifying a pattern (col. 6, lines 30-37). Examiner interprets a procedure for further identifying a pattern as traceback.

Claim 15

A program storage device readable by machine, tangibly embodying a program of instructions executable by the machine to perform method steps of recognizing and learning patterns in an adaptive learning network, comprising:

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receiving an input pattern made up of one or more basic components, the one or more basic components measured in event time corresponding to an order of occurrence of the one or more basic components in the input pattern (col. 2, lines 35-36, col. 3, lines 53-54);

searching an adaptive learning network for a cel structure having a basic component of the one or more basic components starting in the order of occurrence in the input pattern (col. 4, lines 48-51);

positively reinforcing the cel structure having the basic component (col. 5, lines 16-18);

creating one or more cel structures to hold the one or more basic components and linking the created one or more cel structures to the adaptive learning network according to its event time, if not found (col. 5, lines 10-12).

CONCLUSION

The following is prior art made of record and not relied upon is considered pertinent to applicant's disclosure:

- 1. Stentiford, Frederick W. M., U. S. Patent No. 4,955,056.
- 2. Wheeler et al, U. S. Patent No. 5,208,899.
- 3. Niki, Toru, U. S. Patent No. 5,422,981.
- 4. Yoda, Fumio, U. S. Patent No. 5,479,575.
- 5. Kaplan et al, U. S. Patent No. 5,488,719.
- 6. Sutherland, John, U.S. Patent No. 5,515,477.
- 7. Rozmus, J. Michael, U. S. Patent No. 5,729,662.

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8. Watanabe, Takao, U. S. Patent No. 5,912,989.

9. Halstead et al, U. S. Patent No. 5,963,893.

10. Kortge, Chris Alan, U. S. Patent No. 6,058,206.

11. Ichiro, Imai, Japan application number 05-227687.

CORRESPONDENCE INFORMATION

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Mai T. Tran whose telephone number is (571) 272-4238.

The examiner can normally be reached on M-F 9:00am-- 5:30pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Anthony Knight can be reached on (571) 272-3687. The fax phone number

for the organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the

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you have questions on access to the Private PAIR system, contact the Electronic

Business Center (EBC) at 866-217-9197 (toll-free).

M.T.T Patent Examiner Date: 3/16/05 Anthony Anight
Supervisory Patent Examiner

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